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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/510,498	05/04/2005	Jesus Angel de Gregorio Rodriguez	4020-3	1556
23117	7590	08/20/2009	EXAMINER	
NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON, VA 22203				ZEWARI, SAYED T
ART UNIT		PAPER NUMBER		
2617				
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No.	Applicant(s)
	10/510,498	GREGORIO RODRIGUEZ ET AL.
	Examiner	Art Unit
	SAYED T. ZEWARI	2617

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 20 May 2009.

2a) This action is **FINAL**. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-25 is/are pending in the application.

4a) Of the above claim(s) _____ is/are withdrawn from consideration.

5) Claim(s) _____ is/are allowed.

6) Claim(s) 1-25 is/are rejected.

7) Claim(s) _____ is/are objected to.

8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some * c) None of:

1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____.

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.

5) Notice of Informal Patent Application

6) Other: _____.

DETAILED ACTION

Response to Amendment

1. Applicant's arguments filed on 5/20/2009 have been fully considered but they are not persuasive.

2. Applicant argues on page 3, paragraph 1

Despite the Examiner's allegation, there is no suggestion in this paragraph that the IP address allocation takes place after the terminal has been authenticated.

Indeed, the suggestion is quite the opposite.

This argument is not persuasive. Ala-Laurila, in section [0020] as was cited previously, discloses "*In accordance with a preferred embodiment it allocates an IP address to the terminal MT and allows a connection to be established to the Internet only if the terminal MT can be authenticated.*" This suggest that before MT establishes connection with IP network, it is authenticated. Only afterwards, the MT is allowed to connect to IP network.

3. Applicant argues on page 4, paragraph 2

In other words, Ala-Laurila et al teaches the user receiving an IP address before having been authenticated.

This argument is not persuasive. Ala-Laurila, in section [0024], discloses "*Before the terminal MT is allowed to establish a connection with other networks than the network WLAN, the authentication must be performed in an acceptable manner.*" This, contrary to applicant's argument, suggests that MT establishes connection with IP network only after authentication.

Applicant further argues,

Since the authentication is carried out over the IP network, one of ordinary skill must necessarily conclude that the user has also received IP connectivity before having being authenticated, even if such IP connectivity is limited to the entities involved in the authentication procedure, namely between the MT, the PAC and the GAGW.

This argument is not persuasive. As was mentioned above, Ala-Laurila discloses authentication before IP connectivity just as applicant. Applicant is referred to figure 1 of applicant's own application. Figure 1 also show IP networks such as WLAN, GSM/GPRS, UMTS. So applicant authentication is also carried out on IP network. Therefore based on applicant's logic above, one can argue that the in applicant's invention the user also receives IP connectivity before having being authenticated. As was argued above, Ala-Laurila discloses authentication before actual IP connectivity.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claim 1-5, 7-13, 15-22, and 24-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Haverinen et al. (2002/0,012,433) in view of Ala-Laurila et al. (US 2002/0009199).

With respect to claim 1, Haverinen discloses a method in a telecommunication system for allowing a SIM-based authentication to users of a wireless local area network who are subscribers of a public land mobile network (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**), the method comprising:

- (a) a wireless terminal accessing the wireless local area network through an accessible Access Point (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**);
- (b) discovering an Access Controller interposed between the Access Point and the public land mobile network from the wireless terminal (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**);
- (c) carrying out a challenge-response authentication procedure between the wireless terminal and the public land mobile network through the Access Controller (**See Haverinen's abstract, section [0018], [0020], [0021], [0022], [0029], [0034], [0109], [0138], [0170], [0315], see additional information at section [0009] - [0013]**), the wireless terminal provided with a SIM card and adapted for reading data thereof (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**);

- on top of a Point-to-Point layer 2 protocol (PPPoE) between the wireless terminal and the Access Controller (**See Haverinen's [0343]**); and

- on an authentication protocol residing at an application layer between the public land mobile network and the Access Controller (**See Haverinen's [0003], [0263]-[0269]**); and the method further comprising:

(d) offering the IP connectivity to the user at the wireless terminal, by sending an assigned IP address and other network configuration parameters, once said user has been validly authenticated by the public land mobile network (**See Haverinen's abstract, section [0014] - [0029], [0343]**). Haverinen discloses everything as applied to claim 1, except for explicitly reciting that authentication take place before having provided IP connectivity to the user. In analogous art of WLAN communication system, Ala-Laurila discloses a WLAN communication system wherein IP connectivity to the user is provided only after the user is authenticated (**See Ala-Laurila's section [0020]**). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Haverinen by by specifically requiring that a user is authenticated before providing him IP connectivity, for the purpose of secure data communication.

With respect to claim 15, Haverinen discloses an Access Controller in a telecommunication system that comprises a wireless local area network including at least one Access Point, a public land mobile network, and at least one wireless terminal provided with a SIM card and adapted for reading subscriber data thereof (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] -**

[0251], [0255] - [0258]), the Access Controller comprising:

a Point-to-Point layer 2 protocol (PPPoE) server for communicating with the wireless terminal over a PPPoE protocol, the PPPoE server being arranged for tunneling a challenge-response authentication procedure (**See Haverinen's abstract, section [0343], [0018], [0020], [0021], [0022], [0029], [0034], [0109], [0138], [0170], [0315], see additional information at section [0009] - [0013]**); and

an authentication client for communicating with the public land mobile network, wherein the authentication client is configured to implement an authentication protocol residing at an application layer. Haverinen discloses everything as applied to claim 1, except for explicitly reciting that authentication take place before having provided IP connectivity to the user. In analogous art of WLAN communication system, Ala-Laurila discloses a WLAN communication system wherein IP connectivity to the user is provided only after the user is authenticated (**See Ala-Laurila's section [0020]**). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Haverinen by by specifically requiring that a user is authenticated before providing him IP connectivity, for the purpose of secure data communication.

With respect to claim 25, Haverinen discloses a telecommunication system comprising a wireless local area network that includes at least one Access Point, a public land mobile network, at least one wireless terminal provided with a SIM card and adapted for reading subscriber data thereof, and the Access Controller in claims 15 for allowing SIM-based subscriber authentication to users of the wireless local area

network who are subscribers of the public land mobile network (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**).

With respect to claim 2, Haverinen discloses a method wherein the step (b) includes establishing a Point-to-Point Protocol session between a Point-to-Point over Ethernet (PPoE) Protocol client in the wireless terminal and a Point-to-Point over Ethernet (PPoE) Protocol server in the Access Controller (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**).

With respect to claim 3, Haverinen discloses a method wherein the step (c) (**See Haverinen's abstract, section [0018], [0020], [0021], [0022], [0029], [0034], [0109], [0138], [0170], [0315], see additional information at section [0009] - [0013]**) includes:

(c1) sending a user identifier from the wireless terminal to the public land mobile network through the Access Controller (**See Haverinen's see figure 9, section [0263]-[0279]**);

(c2) receiving an authentication challenge at the wireless terminal from the public land mobile network via the Access Controller (**See Haverinen's see figure 9, section [0263]-[0279]**);

(c3) deriving encryption key and authentication response at the wireless terminal from the received authentication challenge (**See Haverinen's see figure 9, section [0263]-[0279]**);

(c4) sending the authentication response from the wireless terminal to the public

land mobile network through the Access Controller (**See Haverinen's see figure 9, section [0263]-[0279]**);

(c5) receiving at the Access Controller an encryption key from the public land mobile network (**See Haverinen's see figure 9, section [0263]-[0279]**); and

(c6) extracting the encryption key received for further encryption of communication path with the wireless terminal (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 4, Haverinen discloses a method further comprising shifting authentication information received on top of the Point-to-Point layer 2 protocol upwards to the authentication protocol residing at the application layer for submissions toward the public land mobile network (**See Haverinen's see figure 9, section [0285]-[0305]**).

With respect to claim 5, Haverinen discloses a method further comprising the step of shifting authentication information received on the authentication protocol residing at application layer downwards on top of the Point-to-Point layer 2 protocol for submissions toward the wireless terminal (**See Haverinen's see figure 9, section [0285]-[0305]**).

With respect to claim 7, Haverinen discloses a method wherein the step (d) includes a previous step of requesting the assigned IP address from a Dynamic Host Configuration Protocol server (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 8, Haverinen discloses a method wherein the communication between the Access Controller and the public land mobile network goes

through an Authentication Gateway of said public land mobile network (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 9, Haverinen discloses a method wherein the communication between the Access Controller and an Authentication Gateway of the public land mobile network goes through an Authentication Server of the wireless local area network in charge of authenticating local users of said wireless local area network who are not mobile subscribers (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 10, Haverinen discloses a method wherein the user identifier in step (c) comprises a Network Access Identifier (**See Haverinen's see figure 16, section [0346], [0371]**).

With respect to claim 11, Haverinen discloses a method wherein the user identifier in step c) comprises an International Mobile Subscriber Identity (**See Haverinen's see figure 9, section [0263]-[0279], see additional information at section [0242], [0244], [0247], [0250], [0255], [0258]**).

With respect to claim 12, Haverinen discloses a method wherein the authentication protocol residing at the application layer in step (c) is an Extensible Authentication Protocol (**See Haverinen's see figure 16, section [0342]-[0347], [0348]-[0350]**).

With respect to claim 13, Haverinen discloses a method wherein this Extensible Authentication Protocol is transported over a RADIUS protocol (**See Haverinen's see figure 16, section [0342]-[0347], [0348]-[0350] and [0323]**).

With respect to claim 16, Haverinen discloses an Access Controller wherein the authentication cline is configured to shift information received on top of the Point-to-Point layer 2 protocol upwards to the authentication protocol residing at the application layer (**See Haverinen's see figure 9, section [0285]-[0305]**); and wherein the PPPoE server is configured to shift information received on the authentication protocol residing at the application layer downwards on top of the Point-to-Point layer 2 protocol (PPPoE) (**See Haverinen's see figure 9, section [0285]-[0305]**).

With respect to claim 17, Haverinen discloses an Access Controller wherein the Access Controller is adapted for requesting an IP address from a Dynamic Host Configuration Protocol server, after a user has been successfully authenticated by his public land mobile network (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 18, Haverinen discloses an Access Controller wherein the Access Controller is adapted for communicating with a wireless terminal via an Access Point (**See Haverinen's abstract, see figure 7 & 8, sections [0242] - [0244], [0247], [0249] - [0251], [0255] - [0258]**).

With respect to claim 19, Haverinen discloses an Access Controller wherein the Access Controller is adapted for communicating with the public land mobile network via an Authentication Gateway (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 20, Haverinen discloses an Access Controller wherein the Access Controller is adapted for communicating with an Authentication Gateway via an

Authentication Server responsible for authenticating local users of the wireless local area network (**See Haverinen's see figure 9, section [0263]-[0279]**).

With respect to claim 21, Haverinen discloses an Access Controller wherein the authentication protocol residing at the application layer is an Extensible Authentication Protocol (**See Haverinen's see figure 16, section [0342]-[0347], [0348]-[0350]**).

With respect to claim 22, Haverinen discloses an Access Controller wherein the Extensible Authentication Protocol is transported over a RADIUS protocol (**See Haverinen's see figure 16, section [0342]-[0347], [0348]-[0350] and [0323]**).

With respect to claim 24, Haverinen discloses a wireless terminal capable of carrying out a challenge-response authentication procedure, the wireless terminal comprising a client configured to act as a Point- to-Point layer 2 protocol (PPPoE) client, wherein an Extensible Authentication Protocol is carried on top of a Point-to-Point layer 2 protocol (**See Haverinen's see figure 9, section [0285]-[0305]**).

6. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Haverinen et al. (2002/0,012,433) in view of Fink et al. (US 7,043,633).

With respect to claim 6, Haverinen discloses a method of establishing at the wireless terminal an encryption path by using the previously derived encryption keys at the Access Controller and wireless terminal. Haverinen does not disclose a symmetric encryption. But Fink et al. discloses this limitation (**See Fink et al. figure 4, col.8 lines 3-20**). Therefore, it would have been obvious to one of ordinary skill in the art at the time

the invention was made to modify the invention of Haverinen and combine it with Fink, thereby providing a system that uses symmetric encryption as disclosed by Fink et al. (See Fink et al. figure 4, col.8 lines 3-20).

7. Claims 14, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Haverinen et al. (2002/0,012,433) in view of Amin et al. (US 6,854,014).

With respect to claim 14 and 23, Haverinen discloses a method wherein the Extensible Authentication Protocol is used. Haverinen does not disclose the EAP is transported over a Diameter protocol. But Amin et al. discloses this limitation (See Amin's col.2 lines 3, lines 9-10, lines 66-67, col.3 line 1). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Haverinen and combine it with Amin, thereby providing a system that uses Diameter protocol, as disclosed by Amin et al. (See Amin's col.2 lines 3, lines 9-10, lines 66-67, col.3 line 1).

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

9. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sayed T. Zewari whose telephone number is 571-272-6851. The examiner can normally be reached on 8:30-4:30.

11. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester G. Kincaid can be reached on 571-272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

12. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Sayed T Zewari/
Examiner, Art Unit 2617
August 14, 2009

/Lester Kincaid/
Supervisory Patent Examiner, Art Unit 2617